

1906

1690

130

18

Supreme Court  
New York County

Leeds and Caston  
~~Company~~

vs

Neal Clark and Neal  
Company  
Original

Consent and Order  
discontinuance

LeWitt C. Morrell,  
Plff. atty.,  
15 William St.  
Manhattan  
N.Y. City  
N.Y.

FILED

SEP 1 1906



Supreme Court, New York County. / At a Special Term of the Supreme

Court Part 2d. held in and for the

Leeds and Catlin Company,

County of New York at the County

vs.

Court House on the 1st day of

Neal, Clark, and Neal Company.

September 1906

Present

Hon LEONARD A. GIEGERICH  
Justice

On the annexed consent and on motion it is Ordered that the  
above entitled action be and the same hereby is discontinued  
without costs to either party as against the other

Dated September 1st. 1906

ENTER

L. H. G.

186

SUPREME COURT, NEW YORK COUNTY.

\*\*\*\*\*

Leeds & Catlin Company,  
                    plaintiffs,

vs

Neal, Clark & Neal Company,  
                    defendants.

\*\*\*\*\*

It is hereby stipulated that the above entitled action be discontinued without costs to either party as against the other party and that an order to that effect may be entered without notice.

Dated, August 20, 1906.

Detwill C. Morrell  
Attorney for plaintiff.

Horton Lunell Munnethaupt  
Attorneys for defendant.